

DEPARTMENT OF THE TREASURY INTERNAL REVENUE SERVICE Attn: Mandatory Review, MC 4920 DAL 1100 Commerce St. Dallas, TX 75242

Date: March 9, 2013

Number: 201338046

Release Date: 9/20/2013

Employer Identification Number:

LEGEND:

ORG = Name of Organization ADDRESS = Name of Address

Date = xx

Person to Contact/ID Number:

Contact Numbers:

Voice Fax

UIL: 501.15-00

CERTIFIED MAIL - RETURN RECEIPT REQUESTED

Dear

In a determination letter dated April 14, 20xx, you were held to be exempt from Federal income tax under section 501(c)(15) of the Internal Revenue Code (the Code).

Based on recent information received, we have determined you have not operated in accordance with the provisions of section 501(c)(15) of the Code. Accordingly, your exemption from Federal income tax is revoked effective January 1, 20xx. This is a final adverse determination letter with regard to your status under section 501(c)(15) of the Code.

We previously provided you a report of examination explaining why we believe revocation of your exempt status is necessary. At that time, we informed you of your right to contact the Taxpayer Advocate, as well as your appeal rights. On February 13, 20xx, you signed Form 6018-A, Consent to Proposed Action, agreeing to the revocation of your exempt status under section 501(c)(15) of the Code.

You have filed taxable returns on Form 1120-PC, *U.S. Property and Casualty Insurance Company Income Tax Return*, for the year[s] ended December 31, 20xx with us. For future periods, you are required to file Form 1120-PC with the appropriate service center indicated in the instructions for the return.

You have the right to contact the Office of the Taxpayer Advocate. Taxpayer Advocate assistance is not a substitute for established IRS procedures, such as the formal Appeals process. The Taxpayer Advocate cannot reverse a legally correct tax determination, or extend the time fixed by law that you have to file a petition in a United States court. The Taxpayer Advocate can, however, see that a tax matter that may not have been resolved through normal channels gets prompt and proper handling. You may call toll-free, 1-877-777-4778, and ask for Taxpayer Advocate Assistance. If you prefer, you may contact your local Taxpayer Advocate at:

Taxpayer Advocate Service

If you have any questions, please contact the person whose name and telephone number are shown at the beginning of this letter.

Sincerely,

Sunita Lough
Director, EO Examinations

TAX EXEMPT AND GOVERNMENT ENTITIES DIVISION

DEPARTMENT OF THE TREASURY

INTERNAL REVENUE SERVICE 1100 Commerce Street Dallas, TX 75242

February 4, 2009

Taxpayer Identification Number:

Legend:

ORG= Name of ORG
ADDRESS= Address of ORG

Form:

Tax Year(s) Ended:

ORG ADDRESS Person to Contact/ID Number: Contact Numbers: Telephone:

Fax:

Dear

We have enclosed a copy of our report of examination explaining why we believe an adjustment of your organization's exempt status is necessary.

We have also enclosed Publication 892, Exempt Organization Appeal Procedures for Unagreed Issues, and Publication 3498, *The Examination Process*. These publications include information on your rights as a taxpayer, including administrative appeal procedures within the Internal Revenue Service.

If you request a conference with Appeals, we will forward your written statement of protest to the Appeals Office, and they will contact you. For your convenience, an envelope is enclosed. If you and Appeals do not agree on some or all of the issues after your Appeals conference, the Appeals Office will advise you of its final decision

If you elect not to request Appeals consideration but instead accept our findings, please sign and return the enclosed Form 6018-A, Consent to Proposed Adverse Action. We will then send you a final letter modifying or revoking your exempt status under I.R.C. § 501(c)(15). If we do not hear from you within 30 days from the date of this letter, we will process your case on the basis of the recommendations shown in the report of examination and send a final letter advising of our determination.

In either situation outlined in the paragraph above (execution of Form 6018-A or failure to respond within 30 days), you are required to file federal income tax returns for the tax period(s) shown above, for all years still open under the statute of limitations, and for all later years. File the federal tax return for the tax period(s) shown above with this agent

within 60 days from the date of this letter, unless a request for an extension of time is granted. File returns for later tax years with the appropriate service center indicated in the instructions for those returns.

You have the right to contact the office of the Taxpayer Advocate. Taxpayer Advocate assistance is not a substitute for established IRS procedures, such as the formal appeals process. The Taxpayer Advocate cannot reverse a legally correct tax determination, or extend the time fixed by law that you have to file a petition in a United States court. The Taxpayer Advocate can, however, see that a tax matter that may not have been resolved through normal channels gets prompt and proper handling. You may call toll-free 1-877-777-4778 and ask for Taxpayer Advocate Assistance.

If you have any questions, please call the contact person at the telephone number shown in the heading of this letter. If you write, please provide a telephone number and the most convenient time to call if we need to contact you.

Thank you for your cooperation.

Sincerely,

Renee B Wells by MEB

Renee B. Wells Acting Director, EO Examinations

Enclosures:
Publication 892
Publication 3498
Form 6018-A
Report of Examination
Envelope

Form 886A	Department of the Treasury - Internal Revenue Service Explanation of Items	Schedule No. or Exhibit
Name of Taxpay	ver	Year/Period Ended 12/31/20xx

Legend:

ORG= Name of Org
NUM = ID Number of ORG
COUNTRY = Country of ORG
Year = xx
Related = Org related to ours

ISSUES

- 1. Does ORG, qualify for tax exempt status under Internal Revenue Code (IRC) Section 501(c)(15), for the years beginning January 1, 20xx?
- 2. If ORG, does not qualify for tax exempt status for years beginning January 1, 20xx, what are the tax consequences?
- 3. If the tax exempt status is revoked, how will it affect future years?

FACTS

ORG was formed in the Country on May 23, 20xx. Its purpose as stated in its Memorandum and Articles of Association are unrestricted. ORGI was formed on a stock basis. 0 shares were authorized at a par value of \$ per share. President is the sole shareholder of the organization.

ORG filed a 953(d) election with the Service on September 6, 20xx. President was listed as the sole shareholder.

Application Form 1024 was filed on July 9, 20xx. ORG stated that it was incorporated on June 7, 20xx and was domiciled in the Country. Its purpose as stated in the application form was to reinsure vehicle service contracts and guaranteed automotive protection contracts from company, a company domiciled.

Application form stated that ORG produced by two unaffiliated dealership groups. The two groups and owners of each are as follows:

- (Corp)
 - o Includes: Motors

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* More Motors

Included with the application form was the 953(d) election. The election stated that President was the sole shareholder. Also stated was that President was not a shareholder in either of the two organizations mentioned above.

Based on the information provided in the application form, a determination letter was issued by the Service, dated April 14, 20xx, granting tax exempt status to ORG under Internal Revenue Code (IRC) 501(c)(15).

ORG was formed to reinsure mechanical breakdown (warranty) business and total loss protection (GAP) from Corp.. Corp .offers the insurance to customers of four dealerships. These dealerships are:

- Motors One
- Motors Two
- Motors Three
- Motors Four.

These dealerships would sell mechanical warranty agreements and loss prevention agreements to their customers, provided by Corp. Corp. would then reinsure these agreements with ORG. Corp. was responsible for reviewing and paying of claims. ORG reimbursed Corp. for any liability associated with these claims.

Form 990 was filed for the 20xx tax year. The following is a breakdown of the Gross Receipts received by ORG for the year ending December 31, 20xx, and the percentage of Gross Premiums to Gross Receipts for the same year per Notice 2006-42.

20xx
\$
\$
\$
\$
%

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A breakdown of other organizations that President is sole or partial shareholder, along with the percentages of ownership and those organization's gross receipts is below:

NAME OF ORG.	PERCENT OWNERSHIP	GROSS RECEIPTS
President Corp.	%	\$

Presidents Corporation is an S corporation that files Form 1120-S on a calendar year basis.

An election under IRC 831(b) has never been filed. As of the writing of this report, there has never been a filing of the election, either with the filing of the Forms 990 or separately.

ORG has not been involved in any court ordered liquidations.

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LAW AND ANALYSIS

1. Does ORG. qualify for tax exempt status under Internal Revenue Code (IRC) Section 501(c)(15) for the years beginning January 1, 20xx?

Internal Revenue Code section 501(c)(15)(A) exempts from Federal income tax insurance companies (as defined in section 816(a)) other than life (including interinsurers and reciprocal underwriters) if-

- (i.) (I) the gross receipts for the taxable year do not exceed \$600,000, and
 - (II) more than 50 percent of such gross receipts consist of premiums, or
- (ii.) in the case of a mutual insurance company-
 - (I) the gross receipts of which for the taxable year do not exceed \$150,000 and.
 - (II) more than 35 percent of such gross receipts consist of premiums.

Clause (ii) shall not apply to a company if any employee of the company, or a member of the employee's family (as defined in section 2032(A)(e)(2), is an employee of another company exempt from taxation by reason of this paragraph (or would be so exempt but for this sentence).

Sec. 206, Clarification of Exemption from Tax for Small Property and Casualty Insurance Companies, of the Pension Funding Equity Act of 2004, P.L. 108-218, amended section 501(c)(15)(A) to change the definition of small property and casualty insurance companies (insurance companies other than life insurance companies) exempt from income taxes to: (1) a company whose gross receipts for the taxable year do not exceed \$600,000, and over half such gross receipts consist of premiums (currently, whose net written premiums (or, if greater, direct written premiums) for the taxable year do not exceed \$350,000); or (2) a mutual insurance company (a) whose gross receipts for the taxable year do not exceed \$150,000 and more than 35 percent of which consist of premiums and (b) none of whose employees (or member of the employee's family) is an employee of another company exempt from tax under section 501(c)(15). These changes were applicable after December 31, 2003.

Notice 2006-42, IRB, 2006-19 provides guidance as to the meaning of "gross receipts" for purposes of section 501(c)(15)(A) of the Internal Revenue Code. This notice advises taxpayers that the Service will include amounts received from the following sources during the taxable year in "gross receipts" for purposes of § 501(c)(15)(A):

A. Premiums (including deposits and assessments), without reduction for return premiums or premiums paid for reinsurance;

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- B. Items described in § 834(b) (gross investment income of a non-life insurance company); and
- C. Other items that are properly included in the taxpayer's gross income under subchapter B of chapter 1, subtitle A, of the Code.

Thus, gross receipts include both tax-free interest and the gain (but not the entire amount realized) from the sale or exchange of capital assets, because those items are described in § 834(b). Gross receipts do not, however, include amounts other than premium income or gross investment income unless those amounts are otherwise included in gross income. Accordingly, the term gross receipts does not include contributions to capital excluded from gross income under § 118, or salvage or reinsurance recovered accounted for as offsets to losses incurred under § 832(b)(5)(A)(i).

Section 834(b)(1)(D) of the Internal Revenue Code includes under gross receipts the gains from the sale or exchanges of capital assets to the extent provided in subchapter P (section 1201 and following, relating to capital gains and losses).

Section 834(c)(6) of the Internal Revenue Code allows a deduction for Capital Losses to the extent provided in subchapter P (section 1201 and following) plus losses from capital assets sold or exchanged in order to obtain funds to meet abnormal insurance losses and to provide for the payment of dividends and similar distributions to policyholders.

Notice 2006-42 also states that amounts received by all members of the insurance company's controlled group (as defined in section 501(c)(15)(c)) are taken into account for purposes of these tests.

IRC 501(c)(15)(B) states, "For purposes of subparagraph (A), in determining whether any company or association is described in subparagraph (A), such company or association shall be treated as receiving during the taxable year amounts described in subparagraph (A) which are received during such year by all other companies or associations which are part of the same controlled group as the insurance company or association for which the determination is made."

IRC 501(c)(15)(C) states, "For purposes of subparagraph (B), the term "controlled group" has the meaning given such term by section 831(b)(2)(B)(ii), except that in applying section 831(b)(2)(B)(ii) for purposes of this subparagraph, subparagraph (B) & (C) of section 1563(b)(2) shall be disregarded."

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IRC 831(b)(2)(B)(ii) states, "Controlled Group. For purposes of clause (i), the term "controlled group" means any controlled group of corporations, (as defined in section 1563(a)); except that-

- (I) "more than 50 percent" shall be substituted for "at least 80 percent" each place it appears in section 1563(a), and
- (II) Subsections (a)(4) and (b)(2)(D) of section 1563 share not apply"

IRC 1563(a)(2) states, "Brother-sister controlled group. Two or more corporations if 5 or fewer persons who are individuals, estates, or trusts own (within the meaning of subsection (d)(2)) stock possessing more than 50 percent of the total combined voting power of all classes of stock entitled to vote or more than 50 percent of the total value of shares of all classes of stock of each corporation, taking into account the stock ownership of each such person only to the extent such stock ownership is identical with respect to each such corporation."

IRC 1563(d)(2) states, "Brother-sister controlled group. For purposes of determining whether a corporation is a member of a brother-sister controlled group of corporations, (within the meaning of subsection (a)(1)), stock owned by a corporation means-

- (A) stock owned directly by such corporation, and
- (B) stock owned with the application of paragraphs (1), (2), and (3) of subsection (e)."

Therefore, gross receipts from all other companies or associations that are part of the controlled group with DATONI, must be included in the gross receipts computation to determine whether DATONI qualifies for tax exempt status under IRC 501(c)(15). This includes S Corporations that file Form 1120-S but not organizations that file Form 1065.

Based on the gross receipts of ORG and the gross receipts of Presidents Corporation, total gross receipts per Notice 2006-42, did not exceed the \$600,000 limitation for year ending December 31, 20xx as explained in IRC 501(c)(15). However, the percentage of premiums to gross receipts did not exceed the 50% requirement for year ending December 31, 20xx. The percentage was determined as follows:

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ORG	20xx
Premiums Written	\$
Total Premiums	\$
Interest Income	\$
Gross Receipts -	
Presidents Corporation	
	\$
Total Gross Receipts	\$
Percentage- Gross	
Premium/Reinsurance	
Income to Gross Receipts	%

Therefore, for the years beginning January 1, 20xx, ORG no longer qualified for tax exemption under IRC 501(c)(15).

Section 206(e) of the Pension Funding Act of 2004, P.L. 118-218 provides the effective date of the new requirements for exemption under IRC 501(c)(15). It states:

EFFECTIVE DATE-

- (1) IN GENERAL- Except as provided in paragraph (2), the amendments made by this section shall apply to taxable years beginning after December 31, 2003.
- (2) TRANSITION RULE FOR COMPANIES IN RECEIVERSHIP OR LIQUIDATION- In the case of a company or association which-(A) for the taxable year which includes April 1, 2004, meets the requirements of section 501(c)(15)(A) of the Internal Revenue Code of 1986, as in effect for the last taxable year beginning before January 1, 2004, and
 - (B) on April 1, 2004, is in a receivership, liquidation, or similar proceeding under the supervision of a State court,

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the amendments made by this section shall apply to taxable years beginning after the earlier of the date such proceeding ends or December 31, 20xx.

ORG was not involved in a court ordered liquidation during 20xx.

Therefore, for the years beginning January 1, 20xx, ORG did not qualify for tax exempt status under IRC 501(c)(15).

2. If ORG Ltd. does not qualify for tax exempt status for years beginning January 1, 20xx, what are the tax consequences?

Since ORG did not qualify for tax exempt status under IRC Section 501(c)(15) for the years beginning January 1, 20xx, ORGs filing of the Form 990 was incorrect. For the year beginning January 1, 20xx, should have filed Form 1120-PC.

IRC 831 discusses tax on insurance companies other than life insurance companies.

IRC 831(a) states as a general rule, "Taxes computed as provided in section 11 shall be imposed for each taxable year on the taxable income of every insurance company other than a life insurance company."

IRC 831(b) provides an alternative tax for certain small companies. It states in IRC 831(b)(1) that, in general, "In lieu of the tax otherwise applicable under subsection (a), there is hereby imposed for each taxable year on the income of every insurance company to which this subsection applies a tax computed by multiplying the taxable investment income of such company for such taxable year by the rates provided in section 11(b)."

IRC 831(b)(2) discusses the companies to which this subsection applies.

- (A) In general. This subsection shall apply to every insurance company other than life (including interinsurers and reciprocal underwriters) if
 - the net written premiums (or, if greater, direct written premiums) for the taxable year do not exceed \$1,200,000, and
 - (ii) such company elects the application of this subsection for such taxable year.

The election under clause (ii) shall apply to the taxable year for which made and for all subsequent taxable years for which the requirements of clause (1) are

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met. Such election, once made, may be revoked only with the consent of the Secretary.

Regulations (Regs.) 301.9100-8(a)(2) discusses the time for making elections. Under (i) it states in general that except as otherwise provided in this section, the elections described in paragraph (a)(1) of this section, must be made by the later of-

- (A) The due date (taking into account any extensions of time to file obtained by the taxpayer) of the tax return for the first taxable year for which the election is effective, or
- (B) January 22, 1990 (in which case the election generally must be made by amended return)

Regs. 301.9100-8(a)(1) mentioned above includes IRC 831(b)(2)(A).

Regs. 301.9100-8(a)(3) describes the manner of making elections. It states, "Except otherwise provided in this section, the elections described in paragraph (a)(1) of this section must be made by attaching a statement to the tax return for the first taxable year for which the election is to be effective."

Based on the Code and Regulation sections above, ORG is not entitled to the relief under 831(b), for year under examination and for any future year, until they decide to file the election. The election has never been filed, either with the Form 990 or separately. Any election filed now or in the future would only be effective for the year the election was filed and all subsequent years. The election can not be made retroactive.

3. If the tax exempt status is revoked, how will it affect future years?

The tax exempt status should be revoked for the years beginning January 1, 20xx Form 1120-PC is required for each year and all future years where ORG does not qualify for exemption. If ORG meets the requirements under IRC 501(c)(15) in future years, it may be allowed to file the Form 990 for each year they qualify, as a self-declared entity. Otherwise, Form 1120-PC would be required. Any year in the future that the Form 1120-PC is required, ORG is allowed to make an election under IRC 831(b). Once the election is made, it is effective for the year the election was made and for all future years that the Form 1120-PC is required. The election can not be made retroactive.

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TAXPAYER'S POSITION

Unknown at the time of this writing

SUMMARY

It is the Governments position, based on the above facts, law and analysis, that the tax exemption status of ORG for the years beginning January 1, 20xx, should be revoked based on not meeting the qualifications for exemption under IRC 501(c)(15). Form 1120-PC would be required to be filed for any year where ORG does not qualify for exemption under IRC 501(c)(15).